

UNITED STATES BANKRUPTCY COURT DISTRICT OF DELAWARE

In re

Chapter 11

FTX TRADING LTD., et al.,¹

Case No. 22-11068 (JTD)
(Jointly Administered)

Debtors.

Ref. No. 26029

Response by Claim Number 45416 to:

“FTX RECOVERY TRUST’S ONE HUNDRED SIXTIETH (SUBSTANTIVE) OMNIBUS OBJECTION TO CERTAIN OVERSTATED PROOFS OF CLAIM (CUSTOMER CLAIMS)”²

Claimant: Rohan Thompson
Claim Number: 45416
Date: 8 April 2025

Office of the Clerk of the United States Bankruptcy Court for the District of Delaware
The Honorable Judge Karen B. Owens
United States Bankruptcy Court
District of Delaware
824 Market Street, 3rd Floor
Wilmington, Delaware 19801

Dear Judge Owens,

In these unusual and challenging times, please grace this application with good faith and preserve the spirit of this claim for I lack deep pockets and support from powerful law firms.

This response to the FTX Recovery Trust’s One Hundred Sixtieth (Substantive) Omnibus Objection to Certain Overstated Proofs of Claim (Customer Claims) (the ‘**Objection**’), requests that Claim Number 45416, filed by Rohan Thompson (the ‘**Claimant**’) – asserting an entitlement to \$1,091,418.90 USD, plus interest, as restitution for TRUMPFEb tokens –

¹ The last four digits of FTX Trading Ltd.’s and Alameda Research LLC’s tax identification number are 3288 and 4063 respectively. Due to the large number of debtor entities in these Chapter 11 Cases, a complete list of the Debtors and the last four digits of their federal tax identification numbers is not provided herein. A complete list of such information may be obtained on the website of the Debtors’ claims and noticing agent at <https://cases.ra.kroll.com/FTX>.

² Title of Objection, Doc 29733 Filed 02/25/25 as required by section 17(a) on page 8

should not be reduced, but instead, preserved because of the reasons below and or any other reasons that serve justice.

This Claimant has made a good faith attempt to comply with all requirements under section 17 of the Objection.

1. Description for the basis for the amount of claim

1.1. The Claimant maintains and reserves all rights in their TRUMPFEB tokens and all interests against FTX and any and all creditors or other claimants benefiting from or otherwise unjustly enriched by BIDEN or other tokens offered by FTX during the 2020 Presidential Election (fraud) and its associated revolutionary coup attempt against the United States of America ('USA').

1.2. The amount of this claim is based upon:

- a. Official FTX records supporting the Claimant's actual holdings including exact quantities (see 3.1);
- b. Facts and legal actions, including, but not limited to, those made by the President of the United States of America ('**POTUS**')³ – being the USA's highest law enforcement authority⁴ and "Commander in Chief"⁵ – and the Director of the FBI (see 3.2), which establish critical facts concerning the 2020 election fraud, and which cannot be simply ignored by this Court when considering this case, the Plan, the necessity of reconsidering fiduciary duties⁶, the Best Interests Test⁷ with respect to all claimants (especially TRUMPFEB and BIDEN token settlements and claimants), and the calculation, freezing and release of distributions.
- c. a live and ongoing interest and claim against FTX Recovery Trust (the '**Trust**') and all FTX clients unjustly enriched by the 2020 fraud, particularly claimants who received BIDEN tokens settled at \$1 on 8 Nov 2020 (see 3.1.c);

2. The specific factual basis and supporting legal arguments in opposing this Objection and preserving the Claim

³ See 3.2.a

⁴ *Nixon v. General Services Administration*, [433 U.S. 425](#) (1977), "Suffice it to say that the President is made the sole repository of the executive powers of the United States, and the powers entrusted to him as well as the duties imposed upon him are awesome indeed."

⁵ Article II Section 2 of the U.S. Constitution

⁶ 1107 Bankruptcy Code

⁷ 1129(a)(7) Bankruptcy Code

In response to the Objection, we respectfully assert that the proposed reduction and modification of the TRUMPFEF token claim is inappropriate and that the original TRUMPFEF proposed amount is not overstated, due to the following reasons.

- 2.1. Official FTX Documentation supports the validity of the Asserted Claim Ticker Quantity for “1,091,418.900000000000000000”⁸ TRUMPFEF units plus interest.
- a. The Asserted Claim Ticker Quantity for “1,091,418.9” TRUMPFEF units (the ‘**Disputed Amount**’) is legitimate and supported by official FTX Records (“position size” etc.) backed up by the Claimant, via screenshots and csv downloads, on 1 February 2021 (see 3.1.a) and via the Kroll portal on 23 August 2023 (see 3.1.b). Therefore, the Trust, in the Objection, falsely “submits that the customer asserted cryptocurrency quantities and fiat which does not match the quantities and holdings in such customer's accounts.”⁹
 - b. When FTX settled FTX President 2020 markets on 8 Nov 2020 and 1 February 2021 (see 3.1.c), but for the 2020 Election Fraud issue (see below), justice requires that the Claimant’s account should have included 1,091,418.90 TRUMPFEF converted to USD and the same amount on the Petition Date, 11 November 2022.
 - c. Therefore, as of 7 April 2025, at 9% yearly interest, the claimants outstanding TRUMPFEF claim value is as follows:

Claim at Petition Date: 1,091,418.90

Interest Rate: 9%¹⁰

$1,091,418.90 * 9\% = 98,227.701$ / per year

$98,227.701 / 365 = 269.1169$ / per day

Days between Petition Date and 7 April 2025 = 867

$867 * 269.1169 = 233,324.35$

⁸ At Claim 45416, page 140 of Doc 29733-2 Filed 02/25/25

⁹ At Claim 45416, page 140 of Doc 29733-2 Filed 02/25/25

¹⁰ See the “Consensus Rate”, p7 of the DISCLOSURE STATEMENT FOR DEBTORS’ JOINT CHAPTER 11 PLAN OF REORGANIZATION OF FTX TRADING LTD. AND ITS AFFILIATED DEBTORS AND DEBTORS-IN-POSSESSION

$$\begin{aligned}\text{TRUMPFEB claim value as at 7 April 2025} &= 1,091,418.90 + 233,324.35 \\ &= 1,324,743.25 \text{ USD}\end{aligned}$$

2.2. Error in proposed reduction: the Trust's proposed amount asserts unusual TRUMPFEB pricing.

The Trust's proposed reduction appears to be based on miscalculations or error concerning the expected value of TRUMPFEB tokens based upon improper assumptions by the Trust or Court concerning the probability that the 2020 election was in fact fraudulent, or a failure to consider relevant documents, evidence and proof, including facts and declassification legal actions taken by POTUS, the "Commander in Chief" of the USA (see 3.2).

The Trust's TRUMPFEB proposed amount – meaning the Objection's Modified Claim Ticker Quantity – by seeking to reduce the holding from "1,091,418.9000000000000000" to "0.000000000232830"¹¹ suggests a TRUMPFEB Expected Value that is excessively low, but not zero. This is a reduction of $2.133278066e^{16}$.

This non-zero number is strange given the listed value of "**424**. TRUMPFEBWIN \$0.0000000" in the Appendix E Digital Assets Conversion Table – which, given the evidence referenced in this response, seems deeply unjust.

How does the Trust, given all of the facts and ongoing legal actions involving the 2020 election – including recently declassified documents and statements made by the USA's highest law enforcement authority (POTUS) – justify their Expected Value of TRUMPFEB tokens and their 'Objection's Modified Claim Ticker Quantity' to be not zero, but the very precise number of 0.000000000232830?

2.3. TRUMPFEB tokens are an independent asset.

The claim for the TRUMPFEB tokens is separate and distinct from any generalized claims related to election fraud. The tokens represent an ongoing claim interest enforceable against all Debtors and claimants unjustly enriched by the 2020 Election Fraud (i.e. BIDEN token markets). This interest should not be negated by the broad terms of the Global Settlement. The Global Settlement may have resolved certain claims against the former insiders, but it does not extinguish a

¹¹ At Claim 45416, page 140 of Doc 29733-2 Filed 02/25/25

claim based on an independent asset like TRUMPFEb tokens or between creditors.

It's likely and arguable that at least some Debtors unjustly enriched by the BIDEN token are essentially "former insiders" and therefore, tracing and freezing assets associated with these Debtors is an issue of National Security for the USA.

2.4. Addressing the limited liability argument under the Plan

- a. Specific claims of fraud are separate and valid – this claim is not generalized.

The Disputed Amount is not a generalized fraud claim as the Trust asserts but rather, a specific, separate and valid claim with a clear nexus between exact parties easily identified by their FTX 2020 Market trades and the 2020 election fraud.

The Global Settlement Plan and terms of the Chapter 11 plan have not sufficiently addressed this issue, and even if they have or did, the facts and legal actions of POTUS now require that they do address them because by failing to address FTX's misallocation of \$1USD per BIDEN contract on 8 Nov 2020 (see 3.1.c) is a clear, objective, easily identified miscarriage of justice, over which the Trust has the power to correct or exacerbate by its actions to correct or ignore in forthcoming distributions.

This Court and others have recognized the validity of fraud-based claims where the claimant can show a direct nexus between the alleged fraud and their harm. The claimant here asserts harm arising from the alleged 2020 electoral fraud, which has a direct bearing and harm on the value of the TRUMPFEb tokens with a corresponding fraudulently induced proportional increase to the value for BIDEN tokens.

The Disputed Amount is not a generalized fraud claim but rather, one that relates specific, legitimate, and officially recorded FTX President 2020 market token assets (TRUMPFEb tokens held by Claimant on 1 February 2021 and claimants receiving \$1 USD per BIDEN token on 8 Nov 2020, dates of 2020 President market settlements, see 3.1.c), that were misallocated in accordance with the 2020 election fraud, and which represent an existing and ongoing contingent liability for specific unjustly enriched Debtors and claimants.

Whilst it could be argued that the Global Settlement negates such a Claim for Debtors, the lion's share of such interest most likely lies with existing claimants to this case who received BIDEN settlements on 8 November 2020 (see 3.1.c) who have already received, or are entitled to Trust distributions in accordance with these proceedings.

- b. This Claim concerns not just the Trust (because they act as a fiduciary over specific assets with a clear nexus to this claim), *but other claimants* and therefore falls outside the zero-liability "Global Settlement" scope imposed by s39 of the Confirmation Order¹².

Section 39 concerns "of all Claims, Interests and Causes of Action against, ***by or among the Debtors***" (emphasis added) – and does not include all claims between creditors and claimants, such as this Claim.

This claim concerns a specific and readily identifiable group of claimants presently party to this Case – holders of TRUMPFEB and BIDEN tokens at the moment of settlement (1 Feb 2021 and 8 November 2020, see 3.1.c) – which represent a novel group and circumstance not listed under section 39 of the Confirmation Order¹³.

This claim is not generic, but tied to specific TRUMPFEB assets I purchased and owned via FTX, and their nexus with the 2020 election fraud issue, the Trust, and the specific set of FTX individuals, entities, and clients (especially those party to these Proceedings) who received \$1 per BIDEN token on 8 November 2020 (see 3.1.c) – unjustly enriched by fraud – against whom I could make a claim or against whom the Trust could implement updated Distribution arrangements involving clawbacks (for those who made unjustly enriched withdrawals), set off, freezes, etc. to rectify this injustice.

The TRUMPFEB tokens and their associated value have a clear and demonstrable link and nexus to critical and recent facts (see 3.2 below), live and unsettled legal cases and existing FTX Debtors and creditors unjustly enriched by the 2020 Electoral Fraud and 8 November 2021 settlement. Therefore, the claim must be treated with due process and acknowledged by this Court, especially considering the evolving legal

¹² P18, section 39 of the Confirmation Order

¹³ s39 of the Confirmation Order, page 18

landscape surrounding these fraud allegations and the Court's obligations to avoid aiding and abetting further injustice and fraud.

- c. Paragraphs 41 and 93 of the Confirmation Order require the standard of a "*good faith* compromise of all Claims, Interest and *controversies* relating to the contractual, legal and subordination rights that a Holder of an Allowed Claim or Interest may have against the Debtors, or any Distribution to be made on account of such Allowed Claim or Interest".

This Claim, amongst other things, relates to an ongoing "Claim or Interest" concerning other FTX clients or claimants (who received BIDEN distributions on 8 November 2020) and their entitlements to future distributions.

And in any cases, the facts and law concerning fraud and the 2020 election fraud, mean that the Global Settlement under section 93 of the Confirmation Order is no longer "fair, equitable and reasonable".

However, since this Court has not announced a freeze on all payments to claimants who were enriched by the settlement of BIDEN tokens on 8 November 2020, or the reduction of such payments by a set off amount to accommodate the 2020 Election Fraud issue until it can be more fully investigated, the Trust appears to be failing to meet its stated requirements.

Consider for example:

How could a *genuine fiduciary*, in light of the existing and newly revealed facts concerning the 2020 Election Fraud (see 3.2), reasonably claim that the Plan, the Confirmation Order and the Trust's *ongoing* operations, achieve a 'good faith' compromise or 'is fair, equitable and reasonable and falls above the lowest point in the range of reasonableness'¹⁴:

- (i) If it ignores one of the most significant controversies and miscarriages of justice in the history of the USA: the 2020 election fraud and revolutionary coup attempt against the USA and its impact on these and other proceedings?

¹⁴ See s93 of the Confirmation Order, page 38

- (ii) If the Confirmation and Plan fail to identify the 2020 election issue and associated group (concerning FTX 2020 President markets) to rectify the highly specific, easily traceable and concrete miscarriages of justice arising from FTX 2020 President markets?
- (iii) If Distributions proceed without any interim freezes to or clawbacks from, claimants potentially unjustly enriched by BIDEN token settlement, withdrawals or pay-outs?
- (iv) If it continues to value TRUMPFEB tokens at a per unit expected value approaching zero (see 2.2)?
- (v) If it's reasonably likely that Distributions to claimants who benefited from BIDEN token settlement are statistically more likely to use such funds to facilitate further frauds and miscarriages of justice against the National Security interests of the USA?
- (vi) Without first seeking advice from the White House, FBI, or Department of Justice, who are beyond reasonable doubt aware of the ongoing 2020 election fraud situation (see 3.2) and possibly tracing potential bad actors unjustly enriched from FTX 2020 President markets who may have withdrawn their funds early and not be party to present proceedings or be Debtors or creditors in this case?

2.5. Legal precedent for allowing claims to proceed despite global settlement

Even if the Trust or Court argues or seeks to negate this claim because of the Global Settlement – which any fiduciary can see is patently unjust given the facts of the 2020 election fraud – precedent exists to allow this claim in the cases of fraud despite Global Settlement. For example, In re Enron Corporation Securities Litigation, Civil Action No. H-01-3624 (Consolidated), Civil Action Nos. H-02-3401, 02-3010 (S.D. Tex. Apr. 4, 2005), individual claims for fraud and misconduct were allowed to proceed despite a global settlement, demonstrating that such settlements don't always extinguish all potential claims.

2.6. Equitable remedies

The fact is the 2020 election fraud is not settled but a live, legal, ongoing issue. In cases of fraud or misconduct, this Court can use equitable remedies, which are designed to provide justice and fairness beyond the strict rules of common law, such as ordering an account of profits or imposing a constructive trust over amounts affected by the alleged election fraud and FTX 2020 President markets.

- 2.7. The 2020 Election Fraud is an ongoing (not settled) issue.

The 2020 Election Fraud is an unresolved and ongoing legal issue as demonstrated by POTUS' statements, various legal cases across the U.S and ongoing law enforcement operations (see 3.2). The Claimant's assertion of fraud is not merely speculative but increasingly supported by public and legal discussions, creating a compelling argument for the restitution of the TRUMPFEB tokens.

- 2.8. Trust Distributions involving accounts associated with FTX 2020 President markets are premature and unjust.

The Trust's assertion that **election fraud claims** are resolved under the Confirmation Order **is premature**, deeply unjust, and does not represent a "good faith" attempt to ensure that "the Global Settlement is fair, equitable, reasonable and in the best interests of the Debtors, their Estates and Holders of Claims and Interests and fall above the lowest point in the range of reasonableness."¹⁵

- 2.9. The 2020 election fraud issue is specific, limited and can be easily managed without harming general proceedings and Distributions to non-impacted claims.

The 2020 Election Fraud is an ongoing issue with a specific and easily calculable impact on existing claimants and Distributions that can be relatively inexpensively resolved. The 2020 election fraud issue does not require any overly burdensome actions by this Court nor actions affecting all claimants. Instead, it is limited to specific claimants who received TRUMPFEB or BIDEN settlements on 8 November 2020 and 1 February 2021 respectively, being FTX 2020 President market settlement dates (see 3.1.c).

- 2.10. New evidence concerning the 2020 election fraud is cause for the Trust to modify the plan.

¹⁵ Point 41 of the Confirmation Order, Doc 26404

Under section 1127(b) the Trust should modify the plan to remedy the defect, omission and inconsistency of the Plan with respect to the pending 2020 election fraud issue.

- 2.11. New evidence concerning the 2020 election fraud is valid cause for modifying claims.

Bankruptcy courts often modify claims based on new evidence or changes in the underlying legal circumstances. In *In re Harry & David Holdings, Inc.*, No. 11-10884 (Bankr. D. Del. Nov. 23, 2011), the court allowed claims to be modified based on new documentation. In light of the new evidence from POTUS, can this Court, as a fiduciary seeking a “good-faith” compromise, reasonably argue that the facts concerning the likelihood of 2020 election fraud, and the associated impact on TRUMPFEB and BIDEN distributions, does not already justify at the very least, a freeze on all Distributions – or alternatively, to all accounts who received FTX President 2020 BIDEN settlements on 8 November 2020 – to allow for further investigations and the avoidance of further miscarriages of justice?

We suggest it cannot without associating itself with a grave miscarriage of justice because a reasonable fiduciary would acknowledge the facts of the 2020 election fraud issue (see 3.2) and freeze all Distributions to claimants who received BIDEN settlements on 8 November 2020.

- 2.12. POTUS’ facts and legal actions demand that this Court and the Trust take the 2020 election fraud and this claim seriously.

The factual and legal significance of POTUS’ statements concerning the 2020 election, and therefore FTX 2020 President markets, and therefore the “good faith” standing of the Plan, Confirmation Order and present Distribution arrangements cannot be overstated or handwaved away by the Trust or this Court as lacking in evidence or legal authority because:

- a. The US Constitution is the highest law in the USA.¹⁶
- b. POTUS is the “Commander in Chief”¹⁷ and, as head of the executive, the highest law enforcement authority in the USA.¹⁸

¹⁶ Article VI, Clause 2 (The Supremacy Clause) of the Constitution of the United States

¹⁷ Article II Section 2 of the U.S. Constitution

¹⁸ *Nixon v. General Services Administration*, 433 U.S. 425 (1977), “Suffice it to say that the President is made the sole repository of the executive powers of the United States, and the powers entrusted to him as well as the duties imposed upon him are awesome indeed.”

- c. POTUS' "Q" clearance¹⁹ allows him to access top secret information, including that which concerns National Security interests, such as the 2020 election fraud and attempted revolutionary coup against the USA. Therefore, POTUS' statements, orders and presidential actions – including the promise to declassify proof of the 2020 election fraud – are significant and have a direct impact on this Court in how it should handle these proceedings as well as the Claimant's case.
- d. POTUS has stated as fact that the 2020 election was **"corrupt... rigged"** (see 3.2.a).
- e. POTUS has promised the public objective proof of the 2020 election fraud, **"you're going to find that out. The documents are there. The numbers are there. We won that by a lot."** (see 3.2.a).
- f. POTUS, on 25 March 2025, issued a Presidential Action, directing the declassification of facts and proof of the 2020 election fraud (see Crossfire Hurricane 3.2.b).

This is critical event because POTUS, the highest executive (law enforcement) authority in the USA, by making this order, has effectively put the Trust on notice that the 2020 election fraud is a real, live, significant and ongoing issue that is in the process of being disclosed and resolved, and that new facts and proof are coming.

This action alone, separate from the abundance of legal cases and other information (see 3.2), is more than enough to justify the immediate freezing of all distributions and payments to claimants associated with FTX 2020 President markets.

Consider for example, how can the Trust, or any alleged fiduciary claiming to operate in 'good faith', simply ignore such events and proceed to facilitate distributions to those (likely) unjustly enriched by the 2020 fraud without any pause, freeze orders, or further inquiries?

We suggest they cannot with significantly harming justice.

¹⁹ https://storage.courtlistener.com/recap/gov.uscourts.flsd.648653/gov.uscourts.flsd.648653.325.0_1.pdf

- g. POTUS, on 22 March 2025, issued a Presidential Action, *Preventing Abuses of the Legal System and the Federal Court*²⁰, which applies to this Case.

This presidential action suggests that this Court, in addressing the 2020 election fraud and the implications for this case, should remember that “Law firms and individual attorneys [who] have a great power, and obligation, to serve the rule of law, justice, and order”, especially concerning BIDEN token enriched attorneys and law firms in these proceedings.

- h. POTUS, on 25 March 2025 issued a Presidential Action, *Preserving and Protecting the Integrity of American Elections*.²¹

This action, which included new requirements such as supplying identification, is consistent with reforms following a major election fraud and therefore supports the probability of the 2020 election fraud.

2.13. Proof that the FBI Colluded to rig the 2020 election.

Another ongoing and significant miscarriage of justice supporting the 2020 election fraud which justify legal actions to freeze all distributions to FTX 2020 President market claimants concerns facts that prove that the FBI did indeed collude to rig the 2020 Election (see 3.2.f and 3.2.g).

The Director of the FBI, during his confirmation hearing, made comments which further support the fact that we are presently in an ongoing operation that will fully expose the 2020 election fraud (see 3.2.f).

2.14. “Fraud vitiates everything”; the current Plan is not “fair and equitable”.

“There is no question of the general doctrine that fraud vitiates the most solemn contracts, documents, and even judgments.”²²

The facts are that the highest law enforcement officer, POTUS, has stated the “2020 election was totally rigged” and ordered the declassification of proof. We also have proof that the FBI colluded to rig the 2020 election.

²⁰ <https://www.whitehouse.gov/presidential-actions/2025/03/preventing-abuses-of-the-legal-system-and-the-federal-court/>

²¹ <https://www.whitehouse.gov/presidential-actions/2025/03/preserving-and-protecting-the-integrity-of-american-elections/>

²² 98 U.S. 61 25 L.Ed. 93 UNITED STATES v. THROCKMORTON. October Term, 1878

The Plan must be "fair and equitable" and must not "discriminate unfairly", 11 U.S.C. § 1129(b)(1). However, as it stands, the Plan is not "fair and equitable" and discriminates against TRUMPFEH holders for the benefit of BIDEN holders (at the moment of settlement on 8 November 2020, see 3.1.c).

Therefore, the Trust and this Court should, at the very least, respond appropriately by freezing distributions to any claimants associated with FTX 2020 markets until further notice and preserve this Claim for full restitution.

- 2.15. Evidence in this claim demonstrates the Global Settlement concerning this claim is "unjust" – not "Fair, equitable, reasonable and in the best interests of the Debtors, their Estates and the Holders of Claims"²³

For the reasons above, the Objection to the Disputed Amount is simply unjust and the Global Settlement *is not* "fair, equitable, reasonable" or in the "best interests" of the Holders of Claims.

- 2.16. Core "proceedings to determine, avoid, or recover fraudulent conveyances".

The 2020 Election Fraud issue and POTUS' recent actions (see 3.2) provide an obvious opportunity for this Court to initiate "proceedings to determine, avoid, or recover fraudulent conveyances" with respect to the 2020 election fraud in accordance with s 157(b)(2)(H) of 28 USC.²⁴

- 2.17. *Rei publicae, ut sit finis litium.*

"There are no maxims of the law more firmly established or of more value in the administration of justice than the two which are designed to prevent repeated litigation between the same parties in regard to the same subject of controversy -- namely, interest *rei publicae, ut sit finis litium*, and *nemo debet bis vexari pro una et eadem causa*."²⁵

The evidence in this document concerning the 2020 election fraud (which includes proof and further promised proof via declassifications ordered by POTUS), strongly suggest that reducing the claim to near-zero will not serve the Trust, who will soon receive more FTX 2020 President market claims. The cost mitigating solution is to simply freeze or reduce distributions to anyone who received settlements from the

²³ S41 the Confirmation Order, p20

²⁴ s 157(b)(2)(H) of 28 USC

²⁵ 98 U.S. 61 25 L.Ed. 93 UNITED STATES v. THROCKMORTON. October Term, 1878

FTX 2020 President markets by the amount they received on 8 November 2020 and 1 Feb 2021 respectively (see 3.1.c) until further notice.

2.18. Claimant actions to assert and protect this Claim.

The Claimant has acted to protect this claim despite lawfare shenanigans, including rejecting the Plan and opting out of the third party release (see 3.1.d) to maintain all rights concerning this Claim.

These actions as well as requests for Orders in this response – including freezes for FTX 2020 President markets (TRUMPFEB and BIDEN tokens) and requests for information concerning lists of claimants unjustly enriched by the BIDEN token settlement on 8 November 2020 (see 5) – support the case that the Objection and proposed variation by the Trust should be rejected because this particular Claim falls outside the scope of the existing global settlement, and reinforces the Claimant's rights to justice in the form of full restitution, plus interest.

2.19. Because of the facts and evidence, payments to claimants receiving BIDEN settlements on 8 November 2020 are no longer 'reasonable' under s1129(a)(4).

Again, statements by the FBI director (3.2.f) and POTUS, the highest executive authority and law enforcement officer has promised proof of election fraud and started declassification efforts (see 3.2). It is therefore no longer 'reasonable' for the Trust or this Court to allow or make distributions (unless combined with set off for affected amounts, freezes, or other relevant orders in the interests of justice) to affected claimants.²⁶

2.20. Preservation of Cause of Action and Defense

Section 51 of the Confirmation Order²⁷ supports the preservation of this Claim.

3. Documentation and supporting evidence

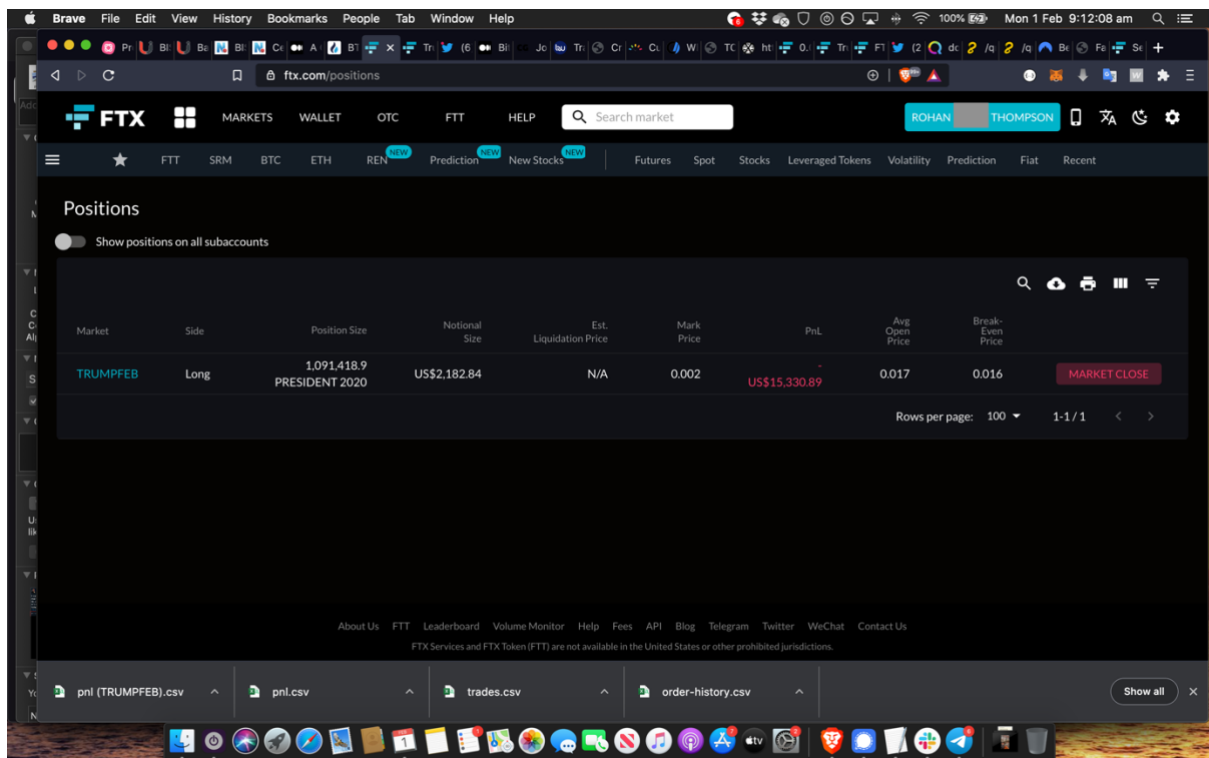
3.1. Official TRUMPFEB holdings

a. Proof of TRUMPFEB Tokens via Official FTX Records at 1 February 2021

(i) FTX.com screenshot at 9:12:08am

²⁶ Section 1129(a)(4) Bankruptcy Code

²⁷ S51 of the Confirmation Order, page 24



(ii) FTX.com positions.csv report download 1 Feb 2021 at 9:12am

market	side	position_size	cost	liq_price	mark_price	recent_pnl	average_open_price	break_even_price
TRUMPFEB	buy	1091418.9	2182.8378	N/A	0.002	-15330.8947	0.01716727538318477	0.016046755741539753

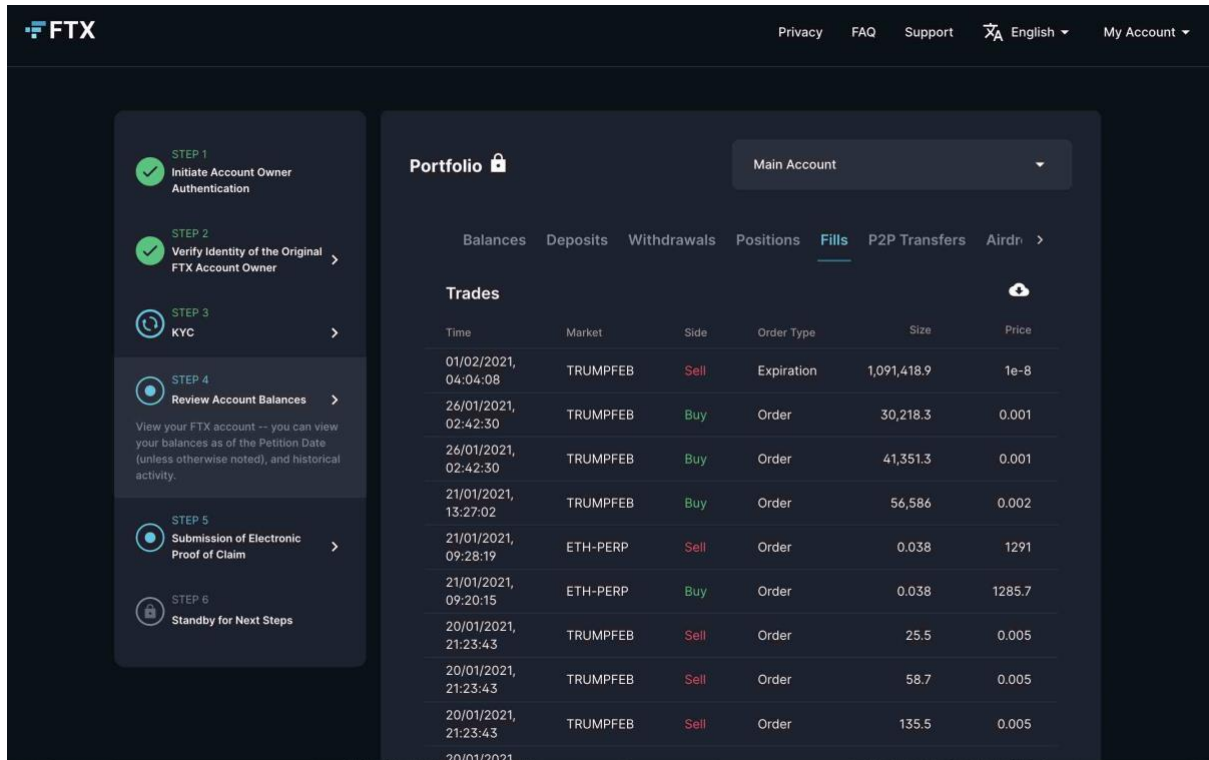
(i) FTX.com trades.csv report download 1 Feb 2021 at 9:11am

1	id	time	market	side	type	size	price	fee	feeCurrency
2	729680107	2021-01-25T	TRUMP	buy	Limit	30218.3	0.001	0.302183	USD
3	729680105	2021-01-25T	TRUMP	buy	Limit	41351.3	0.001	0.413513	USD
4	702561491	2021-01-21T	TRUMP	buy	Limit	56586	0.002	1.13172	USD
5	701455029	2021-01-21T	ETH-PERP	sell	Market	0.038	1291	0.0343406	USD
6	701412594	2021-01-21T	ETH-PERP	buy	Limit	0.038	1285.7	0.00977132	USD
7	698886408	2021-01-20T	TRUMP	sell	Market	25.5	0.005	0.0044625	USD
8	698886406	2021-01-20T	TRUMP	sell	Market	58.7	0.005	0.0102725	USD
9	698886404	2021-01-20T	TRUMP	sell	Market	135.5	0.005	0.0237125	USD
10	698886402	2021-01-20T	TRUMP	sell	Market	332.3	0.005	0.0581525	USD
11	698886400	2021-01-20T	TRUMP	sell	Market	1968.8	0.005	0.34454	USD
12	695485916	2021-01-20T	TRUMP	buy	Limit	15132.7	0.009	1.361943	USD
13	695485862	2021-01-20T	TRUMP	buy	Limit	18499.2	0.01	1.84992	USD
14	695485794	2021-01-20T	TRUMP	buy	Limit	13178.7	0.011	1.449657	USD
15	695485696	2021-01-20T	TRUMP	buy	Limit	48660.3	0.012	5.839236	USD
16	695485694	2021-01-20T	TRUMP	buy	Limit	13798	0.012	1.65576	USD
17	693065691	2021-01-19T	TRUMP	buy	Limit	91114.2	0.011	10.022562	USD
18	688474757	2021-01-19T	AUD/USD	sell	Market	9	0.7712	0.00485856	USD
19	688470011	2021-01-19T	AUD/USD	buy	Limit	10	0.7723	0.007	AUD
20	688459087	2021-01-19T	TRUMP	buy	Limit	129204.8	0.013	58.788184	USD
21	688459085	2021-01-19T	TRUMP	buy	Limit	500	0.013	0.2275	USD
22	688459083	2021-01-19T	TRUMP	buy	Limit	2307.6	0.013	1.049958	USD
23	688459081	2021-01-19T	TRUMP	buy	Limit	21833.7	0.013	9.9343335	USD
24	636879790	2021-01-11T	TRUMP	buy	Limit	446.4	0.015	0.06696	USD
25	622781331	2021-01-11T	TRUMP	buy	Limit	1705.1	0.017	0.289867	USD
26	615377608	2021-01-10T	TRUMP	buy	Limit	6066.9	0.012	0.728028	USD
27	615315433	2021-01-10T	TRUMP	buy	Limit	11190.6	0.012	1.342872	USD
28	615071084	2021-01-10T	TRUMP	buy	Limit	3491.4	0.012	0.418968	USD
29	614925427	2021-01-10T	TRUMP	buy	Limit	577.7	0.012	0.069324	USD
30	614575651	2021-01-10T	TRUMP	buy	Limit	17830.1	0.012	2.139612	USD
31	608695279	2021-01-09T	TRUMP	buy	Limit	4420.1	0.013	0.574613	USD
32	608695207	2021-01-09T	TRUMP	buy	Limit	8022.2	0.013	1.042886	USD
33	608683105	2021-01-09T	TRUMP	buy	Limit	404.2	0.013	0.052546	USD
34	608683067	2021-01-09T	TRUMP	buy	Limit	8022.2	0.013	1.042886	USD
35	608682999	2021-01-09T	TRUMP	buy	Limit	8022.2	0.013	1.042886	USD
36	608682921	2021-01-09T	TRUMP	buy	Limit	8022.2	0.013	1.042886	USD
37	608682821	2021-01-09T	TRUMP	buy	Limit	8022.2	0.013	1.042886	USD
38	608659443	2021-01-09T	TRUMP	buy	Limit	3129.7	0.013	0.406861	USD
39	608659345	2021-01-09T	TRUMP	buy	Limit	8022.2	0.013	1.042886	USD
40	608659221	2021-01-09T	TRUMP	buy	Limit	8022.2	0.013	1.042886	USD
41	608659141	2021-01-09T	TRUMP	buy	Limit	8022.2	0.013	1.042886	USD
42	608659051	2021-01-09T	TRUMP	buy	Limit	8022.2	0.013	1.042886	USD
43	608659007	2021-01-09T	TRUMP	buy	Limit	8022.2	0.013	1.042886	USD
44	608658957	2021-01-09T	TRUMP	buy	Limit	8022.2	0.013	1.042886	USD
45	608658891	2021-01-09T	TRUMP	buy	Limit	8022.2	0.013	1.042886	USD
46	608658827	2021-01-09T	TRUMP	buy	Limit	8022.2	0.013	1.042886	USD
47	608658639	2021-01-09T	TRUMP	buy	Limit	8022.2	0.013	1.042886	USD
48	608658617	2021-01-09T	TRUMP	buy	Limit	8022.2	0.013	1.042886	USD
49	608658575	2021-01-09T	TRUMP	buy	Limit	8022.2	0.013	1.042886	USD
50	608658551	2021-01-09T	TRUMP	buy	Limit	8022.2	0.013	1.042886	USD
51	608658283	2021-01-09T	TRUMP	buy	Limit	8022.2	0.013	1.042886	USD
52	608658223	2021-01-09T	TRUMP	buy	Limit	8022.2	0.013	1.042886	USD
53	608658157	2021-01-09T	TRUMP	buy	Limit	8022.2	0.013	1.042886	USD
54	608658063	2021-01-09T	TRUMP	buy	Limit	8022.2	0.013	1.042886	USD
55	608657701	2021-01-09T	TRUMP	buy	Limit	8022.2	0.013	1.042886	USD
56	608657645	2021-01-09T	TRUMP	buy	Limit	8022.2	0.013	1.042886	USD
57	601464289	2021-01-08T	TRUMP	buy	Limit	3571.6	0.011	0.392876	USD
58	601464261	2021-01-08T	TRUMP	buy	Limit	22593.2	0.012	2.711184	USD
59	590950047	2021-01-07T	TRUMP	buy	Limit	4144.9	0.013	0.538837	USD
60	590949983	2021-01-07T	TRUMP	buy	Limit	7964.5	0.013	1.035385	USD
61	590949722	2021-01-07T	TRUMP	buy	Limit	237.9	0.013	0.1082445	USD
62	590946555	2021-01-07T	TRUMP	buy	Limit	4569.9	0.013	0.594087	USD
63	590945769	2021-01-07T	TRUMP	buy	Limit	7964.5	0.013	1.035385	USD
64	590945289	2021-01-07T	TRUMP	buy	Limit	7964.5	0.013	1.035385	USD
65	590944923	2021-01-07T	TRUMP	buy	Limit	7964.5	0.013	1.035385	USD
66	590944859	2021-01-07T	TRUMP	buy	Limit	7964.5	0.013	1.035385	USD
67	590944769	2021-01-07T	TRUMP	buy	Limit	7964.5	0.013	1.035385	USD
68	590944524	2021-01-07T	TRUMP	buy	Limit	200	0.013	0.091	USD
69	590938850	2021-01-07T	TRUMP	buy	Limit	169.4	0.013	0.077077	USD
70	590934988	2021-01-07T	TRUMP	buy	Limit	183	0.013	0.083265	USD
71	590926356	2021-01-07T	TRUMP	buy	Limit	153.6	0.013	0.069888	USD
72	590646950	2021-01-07T	TRUMP	buy	Limit	3421.9	0.013	1.5569645	USD
73	590646948	2021-01-07T	TRUMP	buy	Limit	2111.6	0.013	0.960778	USD
74	590638538	2021-01-07T	TRUMP	buy	Limit	17888.4	0.013	8.139222	USD
75	590638536	2021-01-07T	TRUMP	buy	Limit	1232.2	0.013	0.560651	USD
76	590638534	2021-01-07T	TRUMP	buy	Limit	933.1	0.013	0.4245605	USD
77	590638532	2021-01-07T	TRUMP	buy	Limit	1000	0.013	0.455	USD
78	589820000	2021-01-07T	TRUMP	buy	Limit	1326.8	0.012	0.159216	USD
79	589819966	2021-01-07T	TRUMP	buy	Limit	3309.4	0.012	0.397128	USD
80	589819936	2021-01-07T	TRUMP	buy	Limit	3309.4	0.012	0.397128	USD
81	589819888	2021-01-07T	TRUMP	buy	Limit	3309.4	0.012	0.397128	USD
82	589819830	2021-01-07T	TRUMP	buy	Limit	3309.4	0.012	0.397128	USD
83	589819750	2021-01-07T	TRUMP	buy	Limit	3309.4	0.012	0.397128	USD
84	589819734	2021-01-07T	TRUMP	buy	Limit	3309.4	0.012	0.397128	USD
85	589819680	2021-01-07T	TRUMP	buy	Limit	3309.4	0.012	0.397128	USD
86	589819638	2021-01-07T	TRUMP	buy	Limit	3309.4	0.012	0.397128	USD
87	589819602	2021-01-07T	TRUMP	buy	Limit	3309.4	0.012	0.397128	USD
88	589819548	2021-01-07T	TRUMP	buy	Limit	3309.4	0.012	0.397128	USD
89	589819536	2021-01-07T	TRUMP	buy	Limit	3309.4	0.012	0.397128	USD
90	589819506	2021-01-07T	TRUMP	buy	Limit	3309.4	0.012	0.397128	USD
91	589819442	2021-01-07T	TRUMP	buy	Limit	3309.4	0.012	0.397128	USD
92	589819386	2021-01-07T	TRUMP	buy	Limit	3309.4	0.012	0.397128	USD
93	589819368	2021-01-07T	TRUMP	buy	Limit	3309.4	0.012	0.397128	USD

93	589819368	2021-01-07T	TRUMPFEB	buy	Limit	3309.4	0.012	0.397128	USD
94	589819360	2021-01-07T	TRUMPFEB	buy	Limit	3309.4	0.012	0.397128	USD
95	589819122	2021-01-07T	TRUMPFEB	buy	Limit	3309.4	0.012	0.397128	USD
96	589819074	2021-01-07T	TRUMPFEB	buy	Limit	3309.4	0.012	0.397128	USD
97	589819032	2021-01-07T	TRUMPFEB	buy	Limit	3309.4	0.012	0.397128	USD
98	589818974	2021-01-07T	TRUMPFEB	buy	Limit	3309.4	0.012	0.397128	USD
99	589818942	2021-01-07T	TRUMPFEB	buy	Limit	3309.4	0.012	0.397128	USD
100	589818880	2021-01-07T	TRUMPFEB	buy	Limit	3309.4	0.012	0.397128	USD
101	589818822	2021-01-07T	TRUMPFEB	buy	Limit	3309.4	0.012	0.397128	USD
102	589818746	2021-01-07T	TRUMPFEB	buy	Limit	1353.6	0.013	0.175968	USD
103	589818690	2021-01-07T	TRUMPFEB	buy	Limit	3309.4	0.013	0.430222	USD
104	589774399	2021-01-07T	TRUMPFEB	buy	Limit	2000	0.014	0.98	USD
105	589774397	2021-01-07T	TRUMPFEB	buy	Limit	20.2	0.014	0.009898	USD
106	589774395	2021-01-07T	TRUMPFEB	buy	Limit	1000	0.014	0.49	USD
107	589774393	2021-01-07T	TRUMPFEB	buy	Limit	1813.1	0.014	0.888419	USD
108	589774391	2021-01-07T	TRUMPFEB	buy	Limit	1793.8	0.014	0.878962	USD
109	589774389	2021-01-07T	TRUMPFEB	buy	Limit	1811.3	0.014	0.887537	USD
110	589774387	2021-01-07T	TRUMPFEB	buy	Limit	0.4	0.014	0.000196	USD
111	589774385	2021-01-07T	TRUMPFEB	buy	Limit	17.8	0.014	0.008722	USD
112	589774383	2021-01-07T	TRUMPFEB	buy	Limit	911.1	0.014	0.446439	USD
113	589774381	2021-01-07T	TRUMPFEB	buy	Limit	3000	0.014	1.47	USD
114	589774379	2021-01-07T	TRUMPFEB	buy	Limit	438.9	0.014	0.215061	USD
115	589774377	2021-01-07T	TRUMPFEB	buy	Limit	1834.6	0.014	0.898954	USD
116	589774375	2021-01-07T	TRUMPFEB	buy	Limit	1759.5	0.014	0.862155	USD
117	589761192	2021-01-07T	TRUMPFEB	buy	Limit	3000	0.013	0.39	USD
118	589760020	2021-01-07T	TRUMPFEB	buy	Limit	352.2	0.013	0.045786	USD
119	589739596	2021-01-07T	TRUMPFEB	buy	Limit	3000	0.013	0.39	USD
120	589737479	2021-01-07T	TRUMPFEB	buy	Limit	992.2	0.013	0.451451	USD
121	589737477	2021-01-07T	TRUMPFEB	buy	Limit	1188.5	0.013	0.5407675	USD
122	589737475	2021-01-07T	TRUMPFEB	buy	Limit	1170.4	0.013	0.532532	USD
123	589737473	2021-01-07T	TRUMPFEB	buy	Limit	3000	0.013	1.365	USD
124	589737471	2021-01-07T	TRUMPFEB	buy	Limit	976	0.013	0.44408	USD
125	589737469	2021-01-07T	TRUMPFEB	buy	Limit	1400.2	0.013	0.637091	USD
126	589737467	2021-01-07T	TRUMPFEB	buy	Limit	1211.6	0.013	0.551278	USD
127	589737465	2021-01-07T	TRUMPFEB	buy	Limit	1327.9	0.013	0.6041945	USD
128	589737463	2021-01-07T	TRUMPFEB	buy	Limit	867.5	0.013	0.3947125	USD
129	589735259	2021-01-07T	TRUMPFEB	buy	Limit	3000	0.012	1.26	USD
130	589735257	2021-01-07T	TRUMPFEB	buy	Limit	957.7	0.012	0.402234	USD
131	589735255	2021-01-07T	TRUMPFEB	buy	Limit	172.2	0.012	0.072324	USD
132	589735253	2021-01-07T	TRUMPFEB	buy	Limit	0.5	0.012	0.00021	USD
133	589735251	2021-01-07T	TRUMPFEB	buy	Limit	649.2	0.012	0.272664	USD
134	589513414	2021-01-07T	TRUMPFEB	buy	Limit	79494	0.011	8.74434	USD
135	589513138	2021-01-07T	TRUMPFEB	buy	Limit	12602.7	0.012	1.512324	USD
136	587862417	2021-01-07T	TRUMPFEB	sell	Market	27827.8	0.03	29.21919	USD
137	587862415	2021-01-07T	TRUMPFEB	sell	Market	607.8	0.03	0.63819	USD
138	587862413	2021-01-07T	TRUMPFEB	sell	Market	30000	0.03	31.5	USD
139	587862411	2021-01-07T	TRUMPFEB	sell	Market	5000	0.03	5.25	USD
140	587862409	2021-01-07T	TRUMPFEB	sell	Market	2500	0.03	2.625	USD
141	587862407	2021-01-07T	TRUMPFEB	sell	Market	10000	0.03	10.5	USD
142	587862405	2021-01-07T	TRUMPFEB	sell	Market	4000	0.03	4.2	USD
143	587859263	2021-01-07T	TRUMPFEB	sell	Limit	16.8	0.031	0.018228	USD
144	587859261	2021-01-07T	TRUMPFEB	sell	Limit	75	0.031	0.081375	USD
145	587859259	2021-01-07T	TRUMPFEB	sell	Limit	16129	0.031	17.499965	USD
146	587859257	2021-01-07T	TRUMPFEB	sell	Limit	250	0.031	0.27125	USD
147	584321022	2021-01-06T	TRUMPFEB	buy	Limit	4000	0.05	2	USD
148	584314270	2021-01-06T	TRUMPFEB	buy	Limit	654.8	0.053	0.347044	USD
149	541713217	2020-12-31T	TRUMPFEB	buy	Limit	6603.7	0.053	0	USD
150	529833707	2020-12-29T	TRUMPFEB	buy	Limit	9090.9	0.055	0	USD
151	519107945	2020-12-27T	TRUMPFEB	buy	Limit	8474.5	0.059	0	USD
152	517090545	2020-12-26T	TRUMPFEB	buy	Limit	398.3	0.06	0	USD
153	517090521	2020-12-26T	TRUMPFEB	buy	Limit	1650.3	0.06	0	USD
154	517090501	2020-12-26T	TRUMPFEB	buy	Limit	1650.3	0.06	0	USD
155	517090483	2020-12-26T	TRUMPFEB	buy	Limit	1650.3	0.06	0	USD
156	517090377	2020-12-26T	TRUMPFEB	buy	Limit	1650.3	0.06	0	USD
157	517090333	2020-12-26T	TRUMPFEB	buy	Limit	1333.8	0.06	0	USD
158	515618407	2020-12-26T	TRUMPFEB	buy	Limit	8064.5	0.062	17.499965	USD
159	504444934	2020-12-24T	TRUMPFEB	buy	Limit	32258	0.062	69.99986	USD
160	499797549	2020-12-23T	TRUMPFEB	buy	Limit	6572	0.065	14.9513	USD
161	499797547	2020-12-23T	TRUMPFEB	buy	Limit	10.7	0.065	0.0243425	USD
162	499797545	2020-12-23T	TRUMPFEB	buy	Limit	6074	0.065	13.81835	USD
163	499797543	2020-12-23T	TRUMPFEB	buy	Limit	292.3	0.065	0.6649825	USD
164	499793375	2020-12-23T	TRUMPFEB	buy	Limit	125	0.064	0.28	USD
165	499793373	2020-12-23T	TRUMPFEB	buy	Limit	5739.7	0.064	12.856928	USD
166	489276513	2020-12-21T	TRUMPFEB	buy	Limit	14745.9	0.063	32.5147095	USD
167	489275117	2020-12-21T	TRUMPFEB	buy	Limit	18382.2	0.063	40.532751	USD
168	472352018	2020-12-17T	TRUMPFEB	buy	Limit	9749.1	0.056	0	USD
169	471989062	2020-12-17T	TRUMPFEB	buy	Limit	600.8	0.056	0	USD
170	469912966	2020-12-17T	TRUMPFEB	buy	Limit	10349.9	0.059	21.3725435	USD

b. Proof of TRUMPFEB Tokens via Official FTX Records on 23 August 2023

- (i) Screenshot of FTX Kroll portal on 28 August 2023 revealing 1091418.9 TRUMPFEB tokens, further proving the balance as at the Petition Date (22 November 2022).

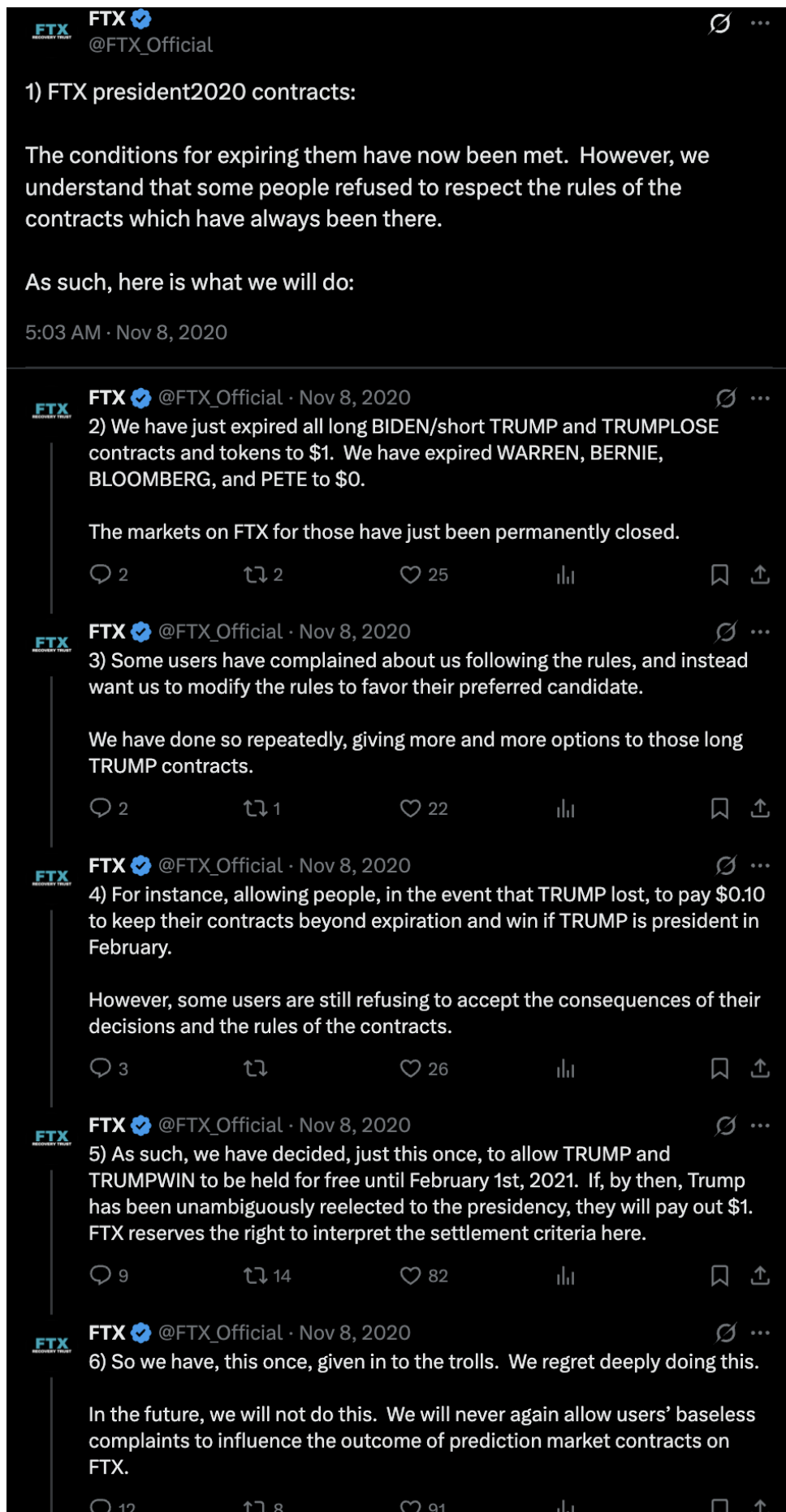


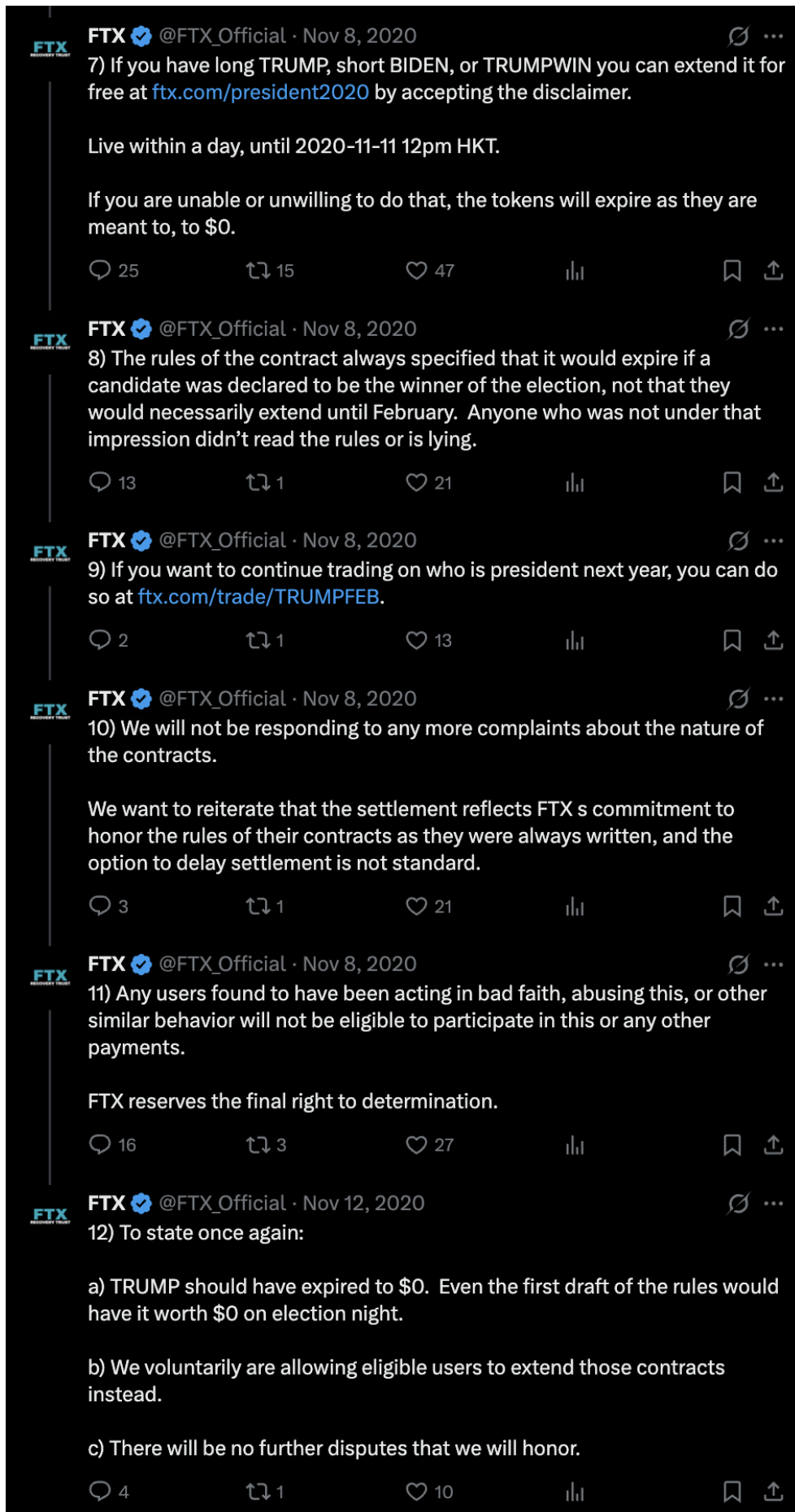
- (ii) main_trades.csv file downloaded from FTX Kroll portal at 4:37am

ID	Time	Market	Side	Order Type	Size	Price	Total	Fee	Fee Currency	TWAP
775190527	01/02/2021, 04:04:08	TRUMPFEB	sell	Expiration	1091418.9	1e-8	0.010914189		USD	false
729680107	26/01/2021, 02:42:30	TRUMPFEB	buy	Order	30218.3	0.001	30.2183	0.302183	USD	false
729680105	26/01/2021, 02:42:30	TRUMPFEB	buy	Order	41351.3	0.001	41.3513	0.413513	USD	false
702561491	21/01/2021, 13:27:02	TRUMPFEB	buy	Order	56586	0.002	113.172	1.13172	USD	false
701455029	21/01/2021, 09:28:19	ETH-PERP	sell	Order	0.038	1291	49.058	0.0343406	USD	false
701412594	21/01/2021, 09:20:15	ETH-PERP	buy	Order	0.038	1285.7	48.8566	0.00977132	USD	false
698886408	20/01/2021, 21:23:43	TRUMPFEB	sell	Order	25.5	0.005	0.1275	0.0044625	USD	false
698886406	20/01/2021, 21:23:43	TRUMPFEB	sell	Order	58.7	0.005	0.29350000000000004	0.0102725	USD	false
698886404	20/01/2021, 21:23:43	TRUMPFEB	sell	Order	135.5	0.005	0.6775	0.0237125	USD	false
698886402	20/01/2021, 21:23:43	TRUMPFEB	sell	Order	332.3	0.005	1.6615000000000002	0.0581525	USD	false

(screenshot of start of file log)

- c. FTX President 2020 long BIDEN settled at “Nov 8 2020” see post 2);
TRUMPFEB settlement date 1 February 2021 at post 5)





See https://x.com/FTX_Official/status/1325136804576555009

- d. The Claimant's E-Ballot Submission Confirmation rejecting the Plan and Opting Out of the Release

80214-13

The undersigned, a Holder of a Class 7A Dotcom Convenience Claim against the Debtors as set forth in the chart in **Item 3**, or as set forth in the Stipulated Amount in **Item 4**, as applicable, votes to (please check **one box**):

Voting to Accept or Reject the Plan	
<input type="checkbox"/>	ACCEPT (VOTE FOR) THE PLAN
<input checked="" type="checkbox"/>	REJECT (VOTE AGAINST) THE PLAN

Item 8. Third-Party Release.

THE PLAN CONTAINS A THIRD-PARTY RELEASE. IF YOU DO NOT WISH TO GRANT THE THIRD-PARTY RELEASE, YOU MUST AFFIRMATIVELY OPT OUT OF THE THIRD-PARTY RELEASE. IF YOU DO NOT OPT OUT OF THE THIRD-PARTY RELEASE, THIS WILL BE CONSTRUED BY THE DEBTORS AS CONSENT TO THE THIRD-PARTY RELEASE. THE DEBTORS WILL REQUEST THE BANKRUPTCY COURT TO DEEM YOUR FAILURE TO OPT OUT AS CONSENT TO THE THIRD-PARTY RELEASE, INCLUDING CONSENT TO THE BANKRUPTCY COURT'S AUTHORITY TO GRANT THE THIRD-PARTY RELEASE.

IF YOU DO NOT OPT OUT OF THE THIRD-PARTY RELEASE, YOU WILL BE DEEMED A RELEASING PARTY PROVIDING THE RELEASES CONTAINED IN SECTION 10.5 OF THE PLAN. AS A HOLDER OF CLASS 7A DOTCOM CONVENIENCE CLAIMS, YOU ARE A "RELEASING PARTY" UNDER THE PLAN UNLESS YOU OPT OUT OF THE THIRD-PARTY RELEASE. YOU MAY CHECK THE BOX BELOW TO DECLINE TO GRANT THE THIRD-PARTY RELEASE.

YOU WILL BE CONSIDERED A "RELEASING PARTY" UNDER THE PLAN ONLY IF (I) THE BANKRUPTCY COURT DETERMINES THAT YOU HAVE THE RIGHT TO OPT OUT OF THE THIRD-PARTY RELEASE AND (II) YOU DO NOT CHECK THE BOX BELOW TO OPT OUT OF GRANTING THE RELEASES. YOUR RECOVERY UNDER THE PLAN REMAINS UNAFFECTED WHETHER OR NOT YOU ELECT TO OPT OUT OF THE THIRD-PARTY RELEASE. IF YOU VOTE TO ACCEPT THE PLAN IN **Item 7** OF THIS BALLOT, YOU MAY STILL VOTE TO OPT OUT OF THE THIRD-PARTY RELEASE.

☒ By checking this box, you elect to **OPT OUT OF** the Third-Party Release.

Section 10.5 of the Plan contains the following Third-Party Release:

For good and valuable consideration, including the service of the Released Parties to facilitate the administration of the Chapter 11 Cases, the implementation of the Plan, and the distribution of proceeds, on and after the Effective Date, to the fullest extent permitted by applicable law, the Releasing Parties (regardless of whether a Releasing Party is a Released Party) shall be deemed to conclusively, absolutely, unconditionally, irrevocably and

3.2. Proof of 2020 Election Fraud

a. POTUS' Statements of Fact and Promise of 2020 Election Fraud Proof

- (i) On 26 March 2025, when asked what people will learn about the recently declassified FBI documents on Crossfire Hurricane, POTUS said:

"I think they're going to learn **how corrupt the election was**. It was a very corrupt election. That was... you're talking about **the second election I assume. That was an election that I won**. I won by a lot. **And you're going to find that out. The documents are there. The numbers are there. We won that by a lot**. We won three elections. And we did very well in the second one. Now the third one, we blew it away. The third one we said too big to rig, and it was too big to rig. But the second election, you know it was the covid nightmare. And a lot of that had to play but that was a rigged election. Totally rigged."²⁸

- (ii) On 31 March 2025, "I have had more people ask me to have a 3rd term, which in a way is a 4th term because **the 2020 election was totally rigged**, so it's actually sort of a 4th term. I just don't want the credit for the 2nd because Biden was so bad".²⁹

b. Presidential Action: Immediate Declassification of Materials Related to the Federal Bureau of Investigation's Crossfire Hurricane Investigation

On March 25, 2025, POTUS issued a presidential action for the Immediate Declassification of Materials Related to the Federal Bureau of Investigation's Crossfire Hurricane Investigation.³⁰ We have not yet seen these new documents, and thus far only have 5 pdfs declassified in 2023 which are available on the FBI's website.³¹

c. Presidential Action: Preventing Abuses of the Legal System and the Federal Court

S51 Confirmation Order, page 24

²⁸ 2025 March 26 The Gateway Pundit Rumble Channel, rump Says He Has Proof of 2020 Election Fraud - "I won by a lot!"

<https://rumble.com/v6r9b7s-trump-says-he-has-proof-of-2020-election-fraud-i-won-by-a-lot.html>

²⁹ https://x.com/_johnnymaga/status/1906532647376957625

³⁰ <https://www.whitehouse.gov/presidential-actions/2025/03/immediate-declassification-of-materials-related-to-the-federal-bureau-of-investigations-crossfire-hurricane-investigation/>

³¹ <https://vault.fbi.gov/crossfire-hurricane-part-01>

On 22 March 2025, POTUS issued Presidential Action: Preventing Abuses of the Legal System and the Federal Court.³² This action is particularly relevant to the United States Bankruptcy Court for the District of Delaware because it is a federal court.

- d. Presidential Action: Preserving and Protecting The Integrity Of American Elections.

On 25 March 2025, POTUS issued Presidential Action, Preserving and Protecting the Integrity of American Elections.³³ This action, which implements major fraud controls (such as requiring identification), is consistent with policy changes following a major election fraud, such as the 2020 election fraud.

- e. Over 1093 Election Fraud Convictions

The 2020 election fraud issue has not yet been fully adjudicated in all jurisdictions and has growing public and legal support as more information about the 2020 election fraud comes to light.

As of 7 April 2025, Heritage records 1215 criminal convictions, being proven instances of election fraud at <https://electionfraud.heritage.org> and many other cases are presently being tried.

Claims rooted in alleged electoral fraud are being reviewed in multiple jurisdictions, and there is a growing body of legal and public discourse supporting the position that the 2020 election was fraudulent. As courts across the nation evaluate this issue, the claimant's entitlement to restitution of the TRUMPFEB tokens should be preserved, with this Court recognizing the evolving status of such claims.

- f. Statements by Director of the FBI

On 30 January 2025, the Senate Judiciary Committee began considering the nomination of Kash Patel to serve as FBI director.

Senator Hirono noted that “the FBI is the primary agency responsible for investigating election-related crimes, including fraud and the denial of

³² <https://www.whitehouse.gov/presidential-actions/2025/03/preventing-abuses-of-the-legal-system-and-the-federal-court/>

³³ <https://www.whitehouse.gov/presidential-actions/2025/03/preserving-and-protecting-the-integrity-of-american-elections/>

voting rights,” and she asked Mr. Patel: “Did Donald Trump lose the 2020 presidential election, yes or no?”

Mr. Patel would only say that “President Biden’s election was certified. He was sworn in. And he served as the president of the United States.”³⁴

- g. Proof that the FBI colluded to rig the 2020 election by suppressing critical evidence.

As summarised by Michael Shellenberger³⁵, in 2024, an FBI official admitted to House investigators that an FBI employee had inadvertently confirmed the authenticity of Hunter Biden’s laptop to Twitter on a conference call the morning of October 14, 2020, the day the New York Post published a story about it.

“I recall that when the question came up, an intelligence analyst assigned to the Criminal Investigative Division said something to the effect of, ‘Yes, the laptop is real’,” testified the then-Russia Unit Chief of the FBI’s Foreign Influence Task Force in a closed door transcribed interview.

“I believe it was an (Office of General Counsel) attorney assigned to the (Foreign Influence Task Force) stepped in and said, ‘We will not comment further on this topic.’”

For the first time, and with a change of administration, the FBI has now turned over to GOP House investigators the internal chat messages that show Bureau leadership **actively silenced its employees**. The FBI, which had a special task force to counter foreign election interference, could have set the record straight by confirming the laptop was real and the subject of an ongoing criminal probe. Instead, **FBI leadership allowed the false narrative about the laptop to gain momentum**.

The FBI provided the chat messages to congressional investigators with heavy redactions. Some of the redactions on the chats are marked “OGC AGC,” which appears to mean that they were made by the FBI’s Office of General Counsel and Associate General Counsel.

³⁴ <https://www.youtube.com/watch?v=SNQ65M9alvU>

³⁵ See <https://x.com/shellenberger/status/1907101717864583634>

An individual whose name is blacked out, tells Elvis M. Chan, the San Francisco-based FBI special agent tasked with interacting with social media companies, there was a “gag order” on discussion of Hunter Biden’s laptop. In a separate exchange, Chan is told “official response no commen(t).”

From	To	Messageidtime	Bodytext
ELVIS M CHAN	[REDACTED]	2020-10-14T19:15:34.2	uh yeah
[REDACTED]	ELVIS M CHAN	2020-10-14T19:16:04.2	[REDACTED] has a gag order from OGC AGC
[REDACTED]	ELVIS M CHAN	2020-10-14T19:16:20.67	got checked by OGC had to backtrack - sorry!
ELVIS M CHAN	[REDACTED]	2020-10-14T19:16:29.88	doh!
[REDACTED]	ELVIS M CHAN	2020-10-14T19:16:47.59	i'll see if i can get anything to share but for now nothing to share
OGC AGC	ELVIS M CHAN	2020-10-14T19:22:26.57	official response no commen
ELVIS M CHAN	OGC AGC	2020-10-14T19:22:32.7	ok
[REDACTED]	ELVIS M CHAN	2020-10-14T19:23:17.39	i'm guessing you already shared the election crimes pr release with twitter?
ELVIS M CHAN	[REDACTED]	2020-10-14T19:23:25.24	yup
ELVIS M CHAN	[REDACTED]	2020-10-14T19:23:30.37	i blasted it all out last night
[REDACTED]	ELVIS M CHAN	2020-10-14T19:23:36.3	awesome - thanks
[REDACTED]	ELVIS M CHAN	2020-10-14T19:26:14.2	Anyone discussing that NYPost article on the Biden's?
ELVIS M CHAN	[REDACTED]	2020-10-14T19:28:10.72	yes we are. c d confirmed an active investigation. no further comment
ELVIS M CHAN	[REDACTED]	2020-10-14T19:28:22.05	actually what kind of case is the laptop thing?
ELVIS M CHAN	[REDACTED]	2020-10-14T19:28:35.6	corruption? campaign financing?
[REDACTED]	ELVIS M CHAN	2020-10-14T19:29:28.08	CLOSE HOLD - [REDACTED]
ELVIS M CHAN	[REDACTED]	2020-10-14T19:29:38.6	oh crap
ELVIS M CHAN	[REDACTED]	2020-10-14T19:29:45.6	ok. it ends here
OGC AGC	ELVIS M CHAN	2020-10-14T19:54:56.60	need to talk
OGC AGC	ELVIS M CHAN	2020-10-14T19:55:29.55	[REDACTED] messed up
OGC AGC	ELVIS M CHAN	2020-10-14T19:55:44.2	we cannot comment

In the chat, the FBI officials showed awareness that the laptop may have contained evidence of criminal activity. Asked Chan, “actually what kind of case is the laptop thing? corruption? campaign financing?”

Another FBI employee responds, “CLOSE HOLD —” after which the response is redacted. To which Chan responds, “oh crap” appearing to underscore the serious nature of the probe, which included felony tax charges. Chan adds, “ok. It ends here”.

In the same conversation, Chan is asked if “Anyone discussing that NYPost article on the Biden’s?” Chan responds, “yes we are. c d confirmed an active investigation. No further comment.” “C D” is likely shorthand for the FBI’s Criminal Division.

Another FBI employee, whose name was redacted by the Bureau, said “please do not discuss biden matter.”

4. Contact

As required by section 17(e) of the Objection, Counsel for the Trust may communicate via the following:

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5. Conclusion

For the reasons stated above, the claimant respectfully requests that the Court assists justice with the following actions.

5.1. **Deny the FTX Recovery Trust's Objection** to, and proposed reduction of, the Claimant's TRUMPFEB token claim in whole.

5.2. **Recognize the TRUMPFEB token claim as valid**, preserving the total TRUMPFEB token units for this claim at its full asserted value plus interest, pending:

- a. The FBI's declassification of documents in accordance with the POTUS' presidential action concerning Crossfire Hurricane, or other evidence which support POTUS' promise and prove that the 2020 election fraud was "rigged" (see 2.12, 3.2.a, and 3.2.b);
- b. Private advice from POTUS or the White House concerning whether proofs and legal accountability of the 2020 rigged election is likely within the next 12-48 months; and
- c. Private advice from the FBI given the Director's comments (see 3.2.f and 3.2.g).

5.3. **Freeze all distributions to anyone who received FTX 2020 President market settlements** – Order injunctions, freeze orders, and any other actions necessary to halt and freeze all Trust assets tied to FTX 2020 President markets (TRUMPFEB, BIDEN, etc.) and distributions to all debtors, creditors, claimants, etc. associated with this case who received \$1USD per BIDEN token at settlement on 8 Nov 2020 until further notice. Or in the alternative, order that, for such parties, distributions be reduced by the amount each claimant gained (unjustly enriched) from their specific BIDEN settlement on 8 Nov 2020 (see 3.1.c) until further notice.

5.4. **Empower self-service justice** – if this Court seeks to avoid the 2020 election issue despite the legal actions of POTUS and objective evidence – such as for example by failing to freeze distributions to BIDEN token enriched claimants,

modify the existing distribution plans, the Plan, Classes, etc. – then, so that this Claimant can pursue justice, please order the Trust to supply the names, addresses, contact information, and total token balances (for TRUMPFEB, BIDEN) as at the moment of FTX 2020 President settlements (8 Nov 2020 for long BIDEN, 1 February 2021 for TRUMPFEB, see 3.1.c), to this Claimant for:

- a. All FTX clients who held BIDEN tokens at the moment of settlement.
- b. All FTX clients who held TRUMPFEB tokens at the moment of settlement.

5.5. Grant such other relief as is just and proper.

We thank the Court for its attention to this matter.

We also thank you for your service, your oath to do equal right to the poor and to the rich, and to faithfully and impartially discharge your duties under the US Constitution.

God bless the United States of America.

Rohan Thompson